Ano Escie de 1000 *65-SBE-010*

BEFORE THE STATE BOARD OF EQUALIZATION OF' THE STATE OF CALIFORNIA

In' the Matter of the Appeal of

PASADENA FIRST NATIONAL BANK; UNITED STATES HOLDING COMPANY AND UNITED STATES NATIONAL BANK OF SAN DIEGO, TRANSFEREES.

For Appellants; C. Hugh Friedman, Attorney at Law

For Respondent:. Burl D. Lack, Chief Counsel; Wilbur F. Lavelle, Associate Tax Counsel.'

OPINION

This appeal is made pursuant to section 25667 of the Revenue and Taxation Code from the action of the Franchise Tax Board on the protests of Pasadena First National Bank, and United States Holding Company and United States National Bank of San Diego, Transferees, against a proposed assessment of additional franchise tax in the amount of \$6,815.56 for the income year 1955.

Pasadena First National Bank (hereafter, "appellant"), a national bank organized under federal law, had its principal office in Pasadena, California. It employed the reserve method of accounting for its bad debts. On December 7, 1956, all of appellant 's assets, including loans receivable, were sold to another bank. Appellant ceased business on the date of the sale' and on March 28, 1957, formally dissolved.

As part of the measure of appellant's tax for 1956, respondent included in appellant's income for 1955 the balance of its bad debt reserve as of the date. of the sale and cessation of business. Appellant! sprotest was denied and this appeal followed.

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Section 23181 of the Revenue and Taxation Code provides for an annual" tax upon every bank located in the state according to or measured by its net income, on the basis of its net income for the next preceding income year. Among the deductions permitted in computing net income is that provided by section 24348 of the Revenue and Taxation Code, which states in part: "There shall be allowed as a deduction debts which become worthless within the income year; or, in the discretion of the Franchise Tax Board, a reasonable addition to a reserve for bad debts."

Regulation 24348(b), title 18, California Administrative Code, adopted by respondent as a complement to
section 24348 of the Revenue and Taxation Code, deals with
the taxability of bad debt reserves of taxpayers who cease
to be subject to the California franchise tax. It is there
provided that:

Since'additiona to a bad debt reserve reduced the amount of tax which otherwise would have been due, any amount received from the sale or other disposition of 'receivables for more than their net tax basis in the year that a taxpayer ceases to be subject to the tax imposed by this part or ceases to be subject to a tax 'measured by net income is required to be included in the measure of tax for the last year that a taxpayer was subject to tax measured by or imposed upon net income' to the extent that the amounts derived 💹 **from** such sale resulted in **a** tax benefit. As used in this regulation the term "net" tax basis" means the face value of accounts: receivable when sold, less amounts which have been' set aside as a reserve for bad. debts.

Applying this regulation, respondent determined that appellant's last taxable year was 1956, the year in which appellant transferred its loans 'receivable and ceased doing business. Since the tax due for 1956 is measured by the net income of the next preceding income year; i.e., 1955, respondent contends that the balance in the bad debt reserve account should be included in appellant's income for 1955.

would require the inclusion of an amount equivalent to the bad

debt reserve in the measure of appellant's tax for its last taxable year. Appellant's initial argument is that the regulation may not be given effect, and that under a rule established by the federal courts, the reserve is includible in income of the year 1956. The argument is made without discussion of the fact that under California law, the income of the last taxable year is not includible in the measure of the tax for that year',

By its election to use the reserve method, appellant subjected itself to the discretion of respondent. (Union Nat. Bank & Trust Co., 26 T.C. 537.) The scope 'of this discretion isnotlimited to the allowance or disallowance of an addition to the reserve, as argued by appellant. Respondent may, for example, require its consent as a prerequisite to changing from the reserve to the specific charge-off method (Rogan v. Commercial.Discount Co., 149 F.2d 585, cert. denied, 326 U.S. 764 [90 L. Ed. 460]), and as a condition of its consent, respondent may require that the balance of the reserve be restored to income. (I.T. 2348, VI-I Cum. Bull. 67; S. Rossin & Sons, Inc. v. Commissioner, 113 F.2d 652.)

There is, under federal case law, a longstanding rule that additions to a reserve for bad debts previously deducted in computing taxable income must be included in taxable income when'the reserve is no longer necessary. (Arcadia Sav. & Loan Assn., 34 T.C. 679, aff'd, 300 F.2d 247; Citizens Federal Sav. & Loan Assn. of Cleveland v. United States, 290 F.2d 932.) The theory underlying the restoration of reserve balances to income is that by taking-deductions in earlier years the 'taxpayer benefited through a reduction of its taxable income, and subsequent events demonstrate that there was in fact no loss. (G. M. Standifer Construction Corp., 30 B.T.A. 184, 187.) The, amount subjected to tax when the need for the reserve ceases, represents income earned in the past which has escaped taxation.' (Ira Handelman, 36 T.C. 560, 568; West Seattle Nat. Bank of Seattle v. Commissioner; 288 F.2d 47.)

Under section 26422 of the Revenue and Taxation Code respondent has the power to issue all such rules and regulations as are necessary and reasonable to carry-out the provisions of the Bank and Corporation Tax Law.', We do not believe that respondent has abused its discretion by enacting a regulation' which circumscribes 'the operation of the bad debt reserve deduction within underlying principles well established in connection with similar federal legislation. In view of the prepayment characteristic of the California franchise tax; respondent's regulation is a necessary and reasonable provision which insures taxation of additions to a bad. debt reserve which have. resulted in tax benefit.

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In the alternative, appellant contends that even under the regulation the assessment was not made for the proper year. Reasoning that it was still 'located" in this state and subject to tax until its formal dissolution, appellant concludes that according to the regulation the balance of the reserve should have been placed in the measure of tax for 1957, which would place it in the income year 1956 rather than 1955. Although it ceased business in 1956, appellant's position is that doing business is not a, requirement for taxation of banks.

It is true that section 23181 of the Revenue and Taxation Code does not expressly require that a bank be doing business in order to be subject to tax. The language of the section is accounted for by the federal statute authorizing the taxation of national banks. (12 U.S.C.A. §548.) The federal statute permits a state to tax the shares of national banks "located within its limits" by one of several method;, including a tax "according to or measured by their net.income. Thus, ... although the franchise of a national bank is granted by the federal government, a state may include in the measure of the tax imposed by it the net income derived from the exercise of the franchise.

Appellant,, therefore, 'ceased to be subject to the tax measured by income when It ceased business in 1956 and regulation 243 48 (b) operated to increase the measure of the tax for that year.

ORDER_

Pursuant' 'to the views expressed in the opinion of the board on file in this proceeding, and good cause appear, ing therefor,

IT IS HEREBY ORDERED, 'ADJUDGED AND DECREED, pursuant, to section 25667 of the Revenue'and Taxation Code, that the action of the Franchise Tax Board on the protests of Pasadena First National Bank, and United States Holding Company and United States National Bank of San Diego, Transferees, to a proposed assessment of additional franchise tax in the amount' of \$6,815.56 for the income year 1955, be and the same is hereby sustained.

Done at Sacramento California, this 4th day of March by the State Board of Equalization.

Chairman

Member

Member

Member

Member'

Attest:

Secretary